

UNITED STATES DEPARTMENT OF COMMERCE

ss: COMMISSIONER OF PATENTS AND TRADEMARK Washington, D.C. 20231

BERIAL RUMBER PALING DATE		FINO! NAM	ED AFFLICANT		KITOMRET DOCKET NO.
06/748,591 06/14/	85	KOHL		В	BG18561
BERMAN, AISENBERG	6 01 47		_	EXAMINER	
1730 RHODE ISLAND		м.	FANIJ		
HASHINGTON, DC 20036				ART UNIT	PAPER NUMBER
				121	14
L				DATE MAILED:	
Below is a communi	cation from	the EXAMINER in c	harge of this applicat	lon	02/25/BF
соми	SSIONER O	F PATENTS AND TR	ADEMARKS		
		ADVISORY	ACTION		
THE DERIOD FOR RESPONSE:					
THE PERIOD FOR RESPONSE:	l e				
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		ete of the Final Rejec			
expires three months from the event however, will the statutor	date of the y period for	Unel rejection or as response expire later	ot the meiling date of then six months from	of this Advisory Ac the dete of the far	tion, whichever is later. In a al rejection.
Any extension of time must be fee. The date on which the respurposes of determining the p 1.17 will be calculated from the	ponse, the eriod ot ext	petition, and the tee ension end the corre	heve been tiled is the exponding emount of	date of the respo the tee. Any exter	nse and also the date for the sion tee pursuant to 37 CF
Appellent's Brief is due in eccorden	ce with 37 C				
Applicant's response to the final re place the application in condition to	ejection, file or ellowance	d 3/13/87 M	s been considered w	ith the following a	ffect, but it is not deemed
1. The proposed emendments to the	ne claim and	/or specification will	not be entered and th	e finel rejection sta	nds because:
 There is no convincing presented. 	showing ur	ider 37 CFR 1.116(t) why the proposed	amendment is no	cessary and wes not earli
b. They raise new issues the	at would req	uire turther consider	stion and/or seerch. (See Note):	
c. They raise the issue of ne	w matter. (S	See Note)			
 d. ☐ They ere not deemed to appeal. 	plece the	epplication in better	form for eppeal by r	meterially reducing	or aimplifying the issues t
.e. They present additionel of	laims witho	ut canceling a corres	ponding number of the	nally rejected claim	5.
NOTE:					
Newly proposed or amended cl non-allowable cleims.	laims	would be o	sliowed it submitted it	n a separetely tile	d emendment cancelling th
 Upon the fling of an appeal, tapplication would be as follows: 	the propose	ed emendment D v	vill be 🗌 will not be	e, entered and the	atetus of the claims in th
Allowed claims:					
Cleims objected to:					
However;					
a. The rejection of cleims _ b. The rejection of cleims _					
4. The affidavit, exhibit or request	t for reconsi	deration has been co	nsidered but does no	overcome the reje	etion
 The effidevit or exhibit will not presented. 	be conside	red because applica	nt has not shown go:	od and sufficient r	asons why it was not earli
☐ The proposed drawing correction	🗆 has 🗆	has not been appro	ved by the exeminer		
Other					

see attacked sheet

- 2-

The rejection of claims 1-19, 21, 22 and 24-27 % and 24-27 of the art of record for reasons of record and additionally for the following reason:

The comparison is not commensurate with the scope of the generic claims. There are vast number of the art compounds specifically disclosed in Rainer I and II, for example R³ being ethoxy, R¹ being, CF₃, CF₃CF₂-, F₃-C-C-C-1,1,2-trifluroethoxy and the like, R₁, R₁ being bis- f¹ trifluroemethoxy, bis (1,1,2.2 tetra fluoroethoxy) and the like, R₁¹ being F, chloro-difluoromethoxy and the like, being reco, R¹R¹ being 1.4 dioxino, and the like,

The rejection of claims 1-19, 21, 22, 24-27 under obvious-type double patenting over the art of record stands for the same reasons stated above.

This is not an invitation to ractify the deficiency of the affidavit in this application because the prosecution is closed in this case.

JANE T. FAN PRIMARY EXAMINER

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